

MAR - 8 2023

IN THE UNITED STATES DISTRICT COUR FOR THE WESTERN DISTRICT OF TEXAS WACO DIVISION

UNITED STATES OF AMERICA,	CRIMINAL NO. W23-U30M
Plaintiff,) <u>INFORMATION</u>
	Count One: 18 U.S.C. §§ 7(3) &
V.) 113(a)(5) – Simple Assault;
) Count Two: 18 U.S.C. § 13 and T.P.C. §
ELSA MAY FORTENBACKER,) 22.07(a)(2) – Terroristic Threat Against a
) Family Member]
Defendant.)

THE UNITED STATES ATTORNEY CHARGES:

COUNT ONE [18 U.S.C. §§ 7(3) & 113(a)(5)]

On or about February 19, 2022 at the Fort Hood Military Reservation, Western District of Texas, a place within the special maritime and territorial jurisdiction of the United States, Defendant

ELSA MAY FORTENBACKER

did commit a simple assault upon another person, to wit: J.P.F.., in violation of Title 18, United States Code, Sections 7(3) & 113(a)(5).

COUNT TWO [18 U.S.C. § 13 and T.P.C. § 22.07(a)(2)]

On or about February 19, 2022, at Fort Hood, Texas, Waco Division, Western District of Texas, a place within the special maritime and territorial jurisdiction of the United States, the Defendant,

ELSA MAY FORTENBACKER

did, threaten to commit an offense involving violence to a person with the intent to place a person in fear of imminent serious bodily injury, to wit: threatened to assault J.P.F., her spouse, in violation of Section 22.07(a)(2) of the Texas Penal Code and Title 18, United States Code, Section 13.

JAIME ESPARZA United States Attorney

JESSER.ASHLEY Digitally signed by JESSER.ASHLEY.RENAE.1.RENAE.1.54598 45988450

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ASHLEY R. JESSER

Special Assistant U. S. Attorney